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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY	
09/555,168	07/18/2000		ATTORNEY DOCKET NO.	CONFIRMATION NO.
		MASAMI KATO	MI029/7001	8033
75	90 07/31/2002			
THERESE A	HENDRICKS			·
WOLF GREEN	FIELD & SACKS		EXAMI	NER
FEDERAL RESERVE PLAZA 600 ATLANTIC AVENUE			SHIPSIDES, GEOFFREY P	
BOSTON, MA	BOSTON, MA 02210-2211		ART UNIT	PAPER NUMBER
			1732	
			DATE MAILED: 07/31/2002	В

Please find below and/or attached an Office communication concerning this application or proceeding.

·	Application No.	Applicant(s)
Office Action Summary	09/555,168	KATO ET AL.
	Examiner	Art Unit
The MAILING DATE of this communication	Geoffrey P. Shipsides	1732
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet w	ith the correspondence address
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	'IS SET TO EXPIRE 1 M 6(a). In no event, however, may a r within the statutory minimum of third Ill apply and will expire SIX (6) MON	IONTH(S) FROM reply be timely filed by (30) days will be considered timely.
20) This art is a second middle and middle on		
20) N This	action is non-final.	
3) Since this application is in condition for allowar closed in accordance with the practice under E Disposition of Claims	nce except for formal mati x parte Quayle, 1935 C.D	ters, prosecution as to the merits is 0. 11, 453 O.G. 213.
4) Claim(s) 1,2,14-17,20,22,24 and 27-35 is/are pe		
4a) Of the above claim(s) is/are withdrawr	from consideration	
5) Claim(s) is/are allowed.	. Hom consideration.	•
6)☐ Claim(s) is/are rejected.		•
7) Claim(s) is/are objected to.		
8)⊠ Claim(s) <u>1,2,14-17,20,22,24, and 27-35</u> are subjection Papers	not to mental at	
Application Papers	ect to restriction and/or el	ection requirement.
9) The specification is objected to by the Examiner.		
10) The drawing(s) filed on is/are: a) accepted	d or h) objected to by the	Format
replicant may not request that any objection to the di	rouging(a) hall the	
11) The proposed drawing correction filed on is	: a) approved b) disc	ce. See 37 CFR 1.85(a).
in reply	to this Office action	approved by the Examiner.
12) Ine oath or declaration is objected to by the Exam	iner.	
riority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a claim for foreign pn	iority under 25 LLC O	404)
a)⊠ All b)□ Some * c)□ None of:	only under 33 0.5.0. § 1	19(a)-(d) or (f).
1. Certified copies of the priority documents ha	IVe boon roceius d	
2. Copies of the priority documents ha	ive been received.	
Opics of the priority	100	ication No
3. Copies of the certified copies of the priority of application from the International Bureau * See the attached detailed Office action for a list of the action for a li	Re certified copies not see	e to an all
. The Acknowledgment is made of a claim for domestic pri	Ority under 35 LLS C & 4	10(a) (4-
o and a drain for doffiestic bil	ority under 35 U.S.C. §§	120 and/or 121
	00	
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Sumr	mary (PTO-413) Paper No(s)
Information Disclosure Statement(s) (PTO-1449) Paper No(s)		nal Patent Application (PTO-152)

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DETAILED ACTION

Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file. 1.

The numbering of claims is not in accordance with 37 CFR 1.126 which requires the original numbering of the claims to be preserved throughout the prosecution. When claims are canceled, the remaining claims must not be renumbered. When new claims are presented, they must be numbered consecutively beginning with the number next 1. following the highest numbered claims previously presented (whether entered or not). Misnumbered claims 31-36 been renumbered 30-35 respectively.

This application contains the following inventions or groups of inventions which Restriction is required under 35 U.S.C. 121 and 372. 1.

are not so linked as to form a single general inventive concept under PCT Rule 13.1. In accordance with 37 CFR 1.499, applicant is required, in reply to this action, to

elect a single invention to which the claims must be restricted.

Group I, claim(s) 1, 2, and 14-17, drawn to a method of manufacturing moldings using a mixing device

mixing device.

Group II, claim(s) 20, 22, 24, 27-35, drawn to a mixing device. Evidence of lack of unity between the two groups is found in the following

Evidence of lack of unity between the two groups is found in the following No.

Teferences: Japanese Patent No. JP 02175106 A (Ishida et al.), Japanese Patent No. JP 02175106 A (Ishida et al.), Japanese Patent No. JP 02175106 A (Ishida et al.), Japanese Patent No. JP 67440204 A (Coto), Jp 67440204 references: Japanese Patent No. JP UZI / DIUO A (ISRIGA et al.), Japanese Patent No. JP 57142324 A (Sato), Japanese Patent No. JP 57142324 A (Sato), Japanese Patent JP 0463203 A (Asada), Japanese Patent Application/Control Number: 09/555,168

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No. JP 5701133 A (Yamada), and U.S. Patent No. 4,976,904 (Bilhorn). All of these references teach the claimed features common features between independent method claim 1 and independent apparatus claim 20. All of these references teach mixing devices that comprise a main cylinder connected to some sort of mold (extrusion mold) with a main screw, a main throw-in machine or station and a sub-throw-in machine or station. It is noted that the intended use of an apparatus claim is of no patentable consequence and thus any use limitations in apparatus claim 20 do not constitute common inventive features. As such, the special technical features of the claimed invention are not found to define a contribution over the prior art.

3. A telephone call was made to the office of Wolf, Greenfield & Sacks, P.C. on 6-25-02 to request an oral election to the above restriction requirement, but did not result in an election being made.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

4. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Geoffrey P. Shipsides whose telephone number is 703-306-0311. The examiner can normally be reached on Monday - Friday 9 AM till 5 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jan H Silbaugh can be reached on 703-308-3829. The fax phone numbers

for the organization where this application or proceeding is assigned are 703-872-9310 for regular communications and 703-872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

Geoffrey P. Shipsides/gps July 25, 2002

JAN H. SILBAUGH

SUPERVISORY PATENT EXAMINER
ART UNIT 137 1732

07/26/02